

# EXHIBIT C

MATTHEW R. RECHTIEN  
MRECHTIEN@BODMANLAW.COM  
313-393-7534

May 23, 2012

VIA FIRST CLASS MAIL AND EMAIL

BODMAN PLC  
6TH FLOOR AT FORD FIELD  
1901 ST. ANTOINE STREET  
DETROIT, MICHIGAN 48226  
313-393-7579 FAX  
313-259-7777

Aaron M. Phelps, Esq.  
Varnum  
Bridgewater Place, P.O. Box 352  
Grand Rapids, MI 49501  
[amphelps@varnumlaw.com](mailto:amphelps@varnumlaw.com)

Re: *Borroughs Corporation v Blue Cross & Blue Shield of Michigan*  
United States District Court Case Nos. 11-cv-12565  
*Hi-Lex Controls, Inc. v Blue Cross & Blue Shield of Michigan*  
United States District Court Case Nos. 11-cv-12557

**bodman**  
ATTORNEYS & COUNSELORS

Dear Aaron:

This responds to your May 18, 2012 letter.

To answer your first question, as our prior filings in these cases have indicated, the emails now under review are the fruits of Blue Cross's search of its email archive for emails containing any one of the 21 former or current Blue Cross employees, and any one of the 7 terms or phrases that you identified in your February 10 letter.

To answer your second question, Blue Cross is reviewing these emails for: 1) privilege, 2) confidentiality and 3) responsiveness to the March 16, 2012 letter, which is the basis of the subject order. Assuming that any confidentiality issues can be dealt with through the protective order, Blue Cross will produce all non-privileged emails that are responsive to the March 16, 2012 letter. If responsive, non-privileged emails contain confidential materials that cannot be so handled, Blue Cross will bring those to your attention to reach an agreement on how to proceed.

Thank you for your attention to this matter. Please let us know if you have further questions or concerns.

Very truly yours,



Matthew R. Rechtién  
MRR/ab

cc: G. Christopher Bernard, Jason R. Gourley, Joseph T. Muzingo